

DESIRE TO NAME COMMISSIONERS

Democrats Want to Choose Men Themselves and Send Them Through Wilson.

HOLD UP APPOINTMENTS

None of the Candidates is in Hurry to Order Change in His Stationery.

"The Democrats will prefer to name the representative of their party on the Board of District Commissioners themselves, and send his name up from a Democratic President."

This was the reply of a Senate leader on the Democratic side yesterday, when asked whether the District Commissioners' nominations would be held up along with the others. He had no doubt, he said, but that President Taft's nominations, barring the general run of army and navy appointments and promotions, all would meet the same fate.

In other words, whether Mr. Taft appoints a Democratic Commissioner to his party in the Senate or not, the Democratic leaders will insist that the Commissioner's nomination be treated as the postmaster's and held up until some time during the extra session, when Woodrow Wilson will be in a position to hand out a few plums in place of those 2,000 fourth-class postmasters taken from the pie counter and placed under civil service by Mr. Taft.

Attitude Unchanged.

"There is no present disposition on the part of the Democrats in the Senate to change a whit the attitude they have assumed on the question of Presidential nominations," said this Senator, a leader of the Southern circle which will control the next Senate to a large extent. "As far as I can see the President's nominations for the two civilian members on the board of District Commissioners will be accorded the same treatment as other nominations."

The strange part of the attitude of this Senator lies in the fact that both he and his colleagues have endorsed one of the leading candidates to succeed Gen. Johnston and not standing in this interest, he does not seem inclined to press for an early confirmation. Whether this may be taken as an indication that one of the leading candidates has been eliminated as a matter for conjecture. This Senator would not talk for publication.

Apparently there is no disposition at present to demand that the President break the precedent in favor of a non-partisan board of Commissioners. Senators who admit they are in favor of holding up the nominations pending President Wilson's inauguration do not seem inclined to demand that two Democrats be appointed. Besides, the feeling seems to be general in favor of retaining Cuno H. Rudolph, the president of the present Board of Commissioners. Mr. Taft, it is generally understood, has determined to send Mr. Rudolph's name to the Senate next month.

Three Democrats still are prominently mentioned for the other civilian appointment. They are James F. Oyster, president of the school board and of the Chamber of Commerce, U. J. Carrington, general manager of the Norfolk and Washington Steamboat Company, and first vice-president of the Chamber of Commerce, U. J. Carrington, a prominent lawyer of this city, formerly connected with the office of the Corporation Counsel, and now chairman of the committee on law and legislation of the Chamber of Commerce.

Mr. Sinclair was one of the early arrivals in the field, and enlisted some little support, but not enough to insure the confirmation of his name to the Senate, even if President Taft should send it up. Both Mr. Callahan and Mr. Oyster have strong backing among local business men, and the report has been current for several days that their names will be supported in swinging around to Mr. Callahan.

With the action of Chairman McCombs in the matter of the inaugural chairmanship fresh in mind, however, and with the probability that President Wilson will decide upon confirmation he will ask, no candidate would seem to be in a position to call for a hearing and stationery on the strength of his prospects at this time.

ENTIRE NATIONAL GUARD OF NEW JERSEY MAY COME TO CAPITAL FOR INAUGURAL

Trenton, N. J., Dec. 24.—The entire National Guard of New Jersey, numbering 4,000 men, may go to Washington to participate in the inaugural parade as a tribute from the home State of President-elect Wilson. State Senator Isaac Nichols, Republican, announced today that he would introduce a bill providing for an appropriation of \$50,000 to defray the expenses of the trip.

ONE DOSE WILL MAKE YOU FORGET

That You Ever Had Stomach Trouble or Gall Stones.



MAY'S WONDERFUL STOMACH REMEDY. It is the best and most widely known remedy for all ailments of the stomach, liver, and intestines. It acts like magic in the most chronic cases of Stomach, Liver, and Intestinal ailments. Appendicitis and symptoms of Gall Stones. Thousands of sufferers are highly praising this remedy and are recommending it to others for restoring them to perfect health.

Do not permit a dangerous operation for these ailments until you have at least tried one dose of this great Remedy. Guaranteed by me to be absolutely harmless, containing no injurious drugs, under the Pure Food & Drug Act, Serial No. 25787.

GEO. H. MAY, Mfg. Chemist, 14-15 Washington St., Boston, Ill.

For sale in Washington by James O'Donnell, Druggist, 596 F St., N. W., and other druggists.

"BIG BILL" TO SUCCEED LOEB.

Representative Burnett Again to Lead Forces Favoring Small Navy.

Belief is Prevalent that President-Elect Wilson May Take Sides.

CONTEST IS EXPECTED

By JOSEPH P. ANNAN.

Another clash between the small navy men and those who believe in a reasonable extension of our naval programme is brewing in the House. The fight will be no less earnest than that of last summer, but it will be conducted along different lines and without jeopardizing the Democratic machine of the House. There will be no caucus dictum to sweep aside.

Representative John Burnett is framing up the fight for the small navy men, and he is rallying to his standard as many as possible of those who fought against any battleship appropriation last session. He wants not more than one ship, although the Secretary of the Navy and the President have recommended the construction of three ships in view of the big setback given the naval programme by last year's bill.

Burnett will have more strength on his side than will appear on the surface, and it is very possible he may have the chairman of the Naval Committee, Representative Lemuel E. Padgett of Tennessee, with him. Mr. Padgett was a one-battleship man last session. He probably will be on that side this session, though the majority of his committee is almost certain to recommend the construction of two ships.

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Representative Sheppard, now Senator-elect from Texas, was chairman of the Public Buildings and Grounds Committee, and Sheppard favored cutting out the pork barrel. His committee, of which Mr. Burnett was vice chairman, insisted in so far as they could insist, upon reporting in their bill. When they finally came up against the stone wall of a caucus dictum, however, they forced a compromise and put through an order prohibiting any appropriation for battleship construction. A few members announced that they could not, under the rules governing caucuses, abide by the decision. Others said nothing until too late.

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Convicted of Crimes.

The State Department has a considerable mass of material regarding Castro's offenses, and this will be prepared for transmission to the immigration officials of the Department of Commerce and the State Department, other data of Castro's record. He stands convicted of numerous crimes in Venezuela, and information regarding these convictions will be laid before the immigration authorities.

State Department Has Abundance of Evidence Which Will Be Used Against Him.

Castro, former dictator in Venezuela, and international outlaw, will be welcomed at New York when he arrives on the Younaire from Havre with an order for his deportation back to France.

Records of His Crimes.

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"Gone to Lunch—Back in 10 Minutes"

The Sign We See on Many Office Doors and Office Desks, Which Means a Hurry-Up Meal, Followed by Dyspepsia and All Its Train of Ills.



"Say, You! Hustle that Pie—We've Only Got Five Minutes!"

Some declare that stomach trouble is caused by hurried eating. No doubt this is true. Others assert that dyspepsia is the result of the kind of food we eat. There is some truth in this. But the best judges are those who take the broad view that hurried eating is necessarily a part of our modern business life. And then, in the view that the kind of food we eat doesn't materially differ from what has been served since the invention of cooking.

Hurried eating may therefore be blamed for a greater share of indigestion, dyspepsia, sour stomach, catarrh of the stomach and putrid flatulence, and other ailments of the digestive system. And this assistance is admirably reflected in the use of Stuart's Dyspepsia Tablets.

Our stomach is a big muscle that grinds our food, mixes it with digestive juices and reduces it to a semi-fluid consistency. But it first expects the teeth to chop the food into fine particles; it was naturally built and equipped to receive food slowly and digest it leisurely. But now comes the quick lunch, the hurried eating, the demand for faster digestion and nature isn't there with the reserve power. And thus it came to pass that trained chemists kept pace with trained engineers and now we control regulate, assist and force digestion with as much absolute knowledge and accomplishment as the designer, engineer and operator of a fine piece of automatic machinery.

Stuart's Dyspepsia Tablets supply to the stomach those aids which actually assist digestion, and which are the healthiest stomach naturally secretes the gastric juice, pepsin and hydrochloric acid which act upon the food.

Stuart's Dyspepsia Tablets are on sale in every drug store in America at 25 cents a box and for years have been recognized as the most effective and consistent aid to the stomach in any and all forms of indigestion and dyspepsia. They are not to be classified as a patent medicine, as they are distinctly the product of some of the greatest living chemists.

ARCHBOLD OFFENSE NOT IMPEACHABLE

This Will Be the Defense of Judge on Trial Before the United States Senate.

The final defense of Judge Robert W. Archbald, who has been on trial before the Senate, will be made, according to briefs filed with the Senate yesterday by his counsel, solely on the ground that the offenses charged against him while he was a judge of the Commerce Court are not impeachable, and that all of the offenses charged against him prior to the time he became a judge of that court are not properly within the jurisdiction of the Senate as this time.